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DATE:

April 28, 2006

PTO IDENTIFIER:

Application Number 10/562,086-Conf. #3235

Patent Number

inventor:

Peter J. Quesenberry

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59441(11259)

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Application No. (if known): 10/562,086

Attorney Docket No.: 59441(11259)

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59441WO (11254)
PATENT COOPERATION TREATY

PCT/US2004/021637

APR 1 & 2006

From the INTERNATIONAL BUREAU

To:

NOTIFICATION CONCERNING TRANSMITAL OF COPY OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OF THE PATENT COOPERATION TREATY)

(PCT Rule 44bis.1(c))

ROSENFIELD, Jennifer, K. Edwards & Angell, LLP P.O. Box 55874 Boston, MA 02205 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/) car) 23 March 2006 (23.03.2006)

Applicant's or agent's file reference 59441-PCT

IMPORTANT NOTICE

International application No PCT/US2004/021637 International filing date (day/month/year) 06 July 2004 (06.07.2004)

Priority date (day/month/year) 06 July 2003 (06.07.2003)

Applicant

ROGER WILLIAMS MEDICAL CENTER et al

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)

> The International Bureau of WIPO 34, chemin des Colombottes 1211 Geneva 20, Switzerland

Authorized officer

Nora Lindner

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference	FOR FURTHER ACTION	See item 4 below	
59441-PCT International application No. PCT/US2004/021637	International filing date (day/month/year) 06 July 2004 (06.07.2004)	Priority date (day/month/year) 06 July 2003 (06.07.2003)	
International Patent Classification (8 See relevant information in Form	ith edition unless older edition indicated) PCT/ISA/237	· · · · · · · · · · · · · · · · · · ·	
Applicant ROGER WILLIAMS MEDICAL C	ENTER		

1.	This international preliminary r International Searching Authori	eport on patentability (Chapter I) is issued by the International Bureau on behalf of the fly under Rule 44 bis. I (a).
2.	- to the lab sale one refer	al of 5 sheets, including this cover sheet. rence to the written opinion of the International Searching Authority should be read as a reference report on patentability (Chapter I) instead.
3.	This report contains indication	s relating to the following items:
	Box No. I	Basis of the report
	Bax No. 11	Priority
	Box No. III	Non-establishment of opinion with regard to nevelty, inventive step and industrial applicability
Ì	Box No. IV	Lack of unity of invention
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
1	Box No. VI	Certain documents cited
1	Box No. VII	Certain defects in the international application
	Box No. VIII	Certain observations on the international application
4	. The International Bureau will not, except where the applier date (Rule 44bis .2).	I communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but an makes an express request under Article 23(2), before the expiration of 30 months from the priority
L		
		Date of issuance of this report 13 March 2006 (13.03.2006)

	Date of issuance of this report 13 March 2006 (13.03.2006)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Nora Lindner Telephone No. +41 22 338 89 65
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Form PC1/IB/373 (January 2004)

PATENT COOPE		PERATION TREA	REC'D 0 6 FEB 2006
i the ERNATIONAL SEARCHING	AUTHORITY	~~~~	DOT
TERNATIONAL SERVESTINE TO: BENNIFER K. ROSENFIFLI) BEDWARDS & ANGELL, LI P PO BOX 55874 BOSTON, MA 02205		WRI INTERNATIO	ITTEN OPINION OF THE ONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)
		Date of mailing (day/month/year)	0.2 FEB 2006
applicant's or agent's file refer	ence	FOR FURTHER	ACTION See paragraph 2 below
50441-PCT		ng date (day/month/year)	Priority date (day/month/year)
International application No.		יים און	06 July 2003 (06.07.2003)
PCT/US04/21637 International Patent Classificat	06 July 2004 (00 ion (IPC) or both national ch	assification and IPC	
IPC(7): C12N 5/06, 5/08 and I	IS CL: 435/372, 375, 376, 3	17	
IPC(7): C12N 5/06, 5/08 and t Applicant	<u> </u>		
ROGER WILL AIMS MEDIC	AL CENTER		
	lications relating to the follow	wing items:	\ \
	Basis of the opinion	•	
الحظ الحداد	waste about		
Box No. II	Non-retablishment of oniti	on with regard to povelty, in	ventive step and industrial applicability
Box No. III			
Box No. IV Box No. V		Rule 43bis.1(a)(i) with regar explanations supporting suc	rd to novelry, inventive step or industrial ch statement
Box No. VI	Certain documents cited		·
Box No. VII	Certain defects in the inter	national application	
Box No. VIII		e international application	
2 FURTHER ACTION of a demand for international Prelimin Authority other than that written opinious	on national preliminary examin nary Examining Authority this one to be the IPEA and of this International Searchin	ation is made, this opinion ("IPEA") except that this the chosen IPEA has notifig Authority will not be so co	will be considered to be a written opinion of the does not apply where the applicant chooses an ied the International Bureau under Rule 66.1 bis(b) onsidered.
If this opinion is, as IPEA a written reply of Form PCT/ISA/22	provided above, considered together, where appropriate 0 or before the expiration of	to be a written opinion of	the IPPA, the applicant is invited to submit to the the expiration of 3 months from the date of mailing date, whichever expires later.
For further options, s	ec Form PCT/ISA/220.		
3. For further details, s	ce notes to Form PCT/ISA/2	20.	
Name and mailing addre	33 02 030	Date of completion of this op	Atom A Franciscon II II A Y
Mail Stop PC f. Commissioner fo P.O. Box 1450 Alexandria, Virg	Atm: ISA/US or Patents	7 January 2006 (17.01.2006	Telephone No. (971) 272-1690
Facsimile No. (571) 273			

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US04/21637

Box No	. I Basis of this oplnion
1. With a	egard to the language, this opinion has been established on the basis of:
\boxtimes	the international application in the language in which it was filed
	a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2. With inven	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed from this opinion has been established on the basis of:
a.	type of material
	a sequence listing
	table(s) related to the sequence listing
b .	format of material
	on paper
	in electronic form
c.	time of filing/furnishing
	contained in the international application as filed.
	filed together with the international application in electronic form.
	furnished subsequently to this Authority for the purposes of search.
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Add	itional comments:
ļ	
L	Cretica v 2017(1) N O (Amell 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US04/21637

Y	INTERNATIONAL SEARCHING AUTHORITY		
	- Lawren	tive step and industrial ap	plicability
Box No. 1	III Non-establishment of opinion with regard to novely, investigations whether the claimed invention appears to be novel, to involve an investigation whether the claimed invention appears to be novel, to involve an investigation whether the claimed investigation of the control of the contro	nventive step (to be non-obviou	;), or to be
	estions whether the claimed invention appears to control ally applicable have not been examined in respect of:		·
-	he entire international application		
دستا	claims Nos. <u>4-24</u>		
bccauso	the said international application, or the said claim Nos relate to t an international scarch (specify):	the following subject matter wh	ich does not require
	the description, claims or drawings (indicate particular elements below, meaningful opinion could be formed (specify): Claims 4-24 are multiple dependent claims and, thus, they are so uncleanable 6.4 (a))	e) or said claims Nos. <u>4-24</u> are s ar that no meaningful opinion c	o unclear that no an be formed (see PCT
	the claims, or said claims Nos are so inadequately supported by formed (specify):	y the description that no meani	ngful opinúca could be
	no international scarch report has been established for said claims N	ios	e did not within the
1 -	a meaningful opinion could not be formed without the se	equence listing; the applica	At the north within the
	furnish a sequence listing on paper complying wit Administrative Instructions, and such listing was not in a form and manner acceptable to it.	th the standard provided for available to the Internation	or in Annex C of the al Scarching Authority
	furnish a sequence listing in electronic form complete the Administrative Instructions, and such listing		
	pay the required late furnishing fee for the turnishing		
] [a meaningful opinion could not be formed without the table not, within the prescribed time limit, furnish such tables in requirements provided for in Annex C-bis of the Administ to the International Scarching Authority in a form and man	rative Instructions, and such mer acceptable to it.	tables were not available
	the tables related to the nucleotide and/or amino acid seque with the technical requirements provided for in Annex C-b	licting if in electronic 1	orm only, do not comply ructions.
	See Supplemental Box for further details.		
Ļ	DECL'(IS A 7.37 (Hox No. III) (April 2005)		

WRITTEN OPINION OF THE	e
INTERNATIONAL SEARCHING AUT	Thority
INTERNATIONAL SEARCHING AUT	MOKE

International applica PCT/US04/21637	tion No.
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INTERNATIONAL SEARCH	inventive step or industrial	1
Box No. V Reasoned statement under Rule 43 applicability; citations and explana	bis.1(a)(i) with regard to novelty, inventive step or industrial tions supporting such statement	
1. Statement		_YES
Novelly (N)	Claims NONE Claims 1-3	_NO
		_YES
Inventive step (IS)	Claims NONE Claims 1-3	_ио
		YES
Industrial applicability (IA)	Claims 1-3 Claims NONE	No

2. Citations and explanations:

Claims 1-3 lack novelty under PCT Article 33(2) as being anticipated by Hagihara et al. or as being anticipated by Milhem et

Claims are directed to a method for the production of differentiated hematopoietic cells wherein the method comprises step of culturing bone marrow stein cells under conditions that promote synchronous progression through the cell cycle and step of contacting al. enturing come marrow stem cens under committees that promote synemonous progression unough the cent cycle and step of conditing the cells until differentiated hematopoictic cells are produced. Some the cells with a growth factor or a cytokine and step of subculturing the cells until differentiated hematopoictic cells are produced. Some claims are further drawn to contacting and subculturing cells with the growth factor such as GM-CSF. Some claims are further drawn to culturing cells under conditions that promote synchronous progression through the cell cycle such as culturing in the presence of steel

Hagihara et al. disclose a method for the production of differentiated hematopoietic cells such as dendritic cells wherein the factor, thrombopoietin and FLT-3 ligand. method comprises step of culturing DC34+ bone marrow stem cells under conditions that promote synchronous progression through the cell cycle such as in the presence of steel factor, thrombopoietin and FI.T-3 ligand and subsequently contacting and subculturing the cells with a growth factor GM-CSF. The method taught by Hagihara et al. comprises identical active steps and it results in the production of differentiated hematopoietic cells as required by the claimed method and, thus, the cited reference by Hagihara et al.

Milliom et al. disclose a method for the production of differentiated hematopoietic cells wherein the method comprises step of culturing adult bone marrow DC34+ stem cells under conditions in the presence of steel factor, thrombopoietin and PLT-3 ligand for 48 hours to promote cell division and subsequently contacting and subculturing cells in the presence of GM-CSF to promote differentiation for the promote cell division and subsequently contacting and subculturing cells in the production of of hematopoietic cells. The method taught by Milhern et al. comprises identical active steps and it results in the production of differentiated hematopoietic cells as required by the claimed method and, thus, the cited reference by Milhem et al. anticipates the claimed invention.

Therefore, the claimed invention lack novelty.

Form PCT/ISA/237 (Nox No. V) (April 2005)